2005 DRAFTING REQUEST

Assembly Amendment (AA-AB1024)

Received: 02/27/2006					Received By: phurley			
Wanted: As time permits					Identical to LRB:			
For: Jef	f Stone (608) 2	266-8590			By/Representing:			
This file	e may be shown	to any legislate	or: NO		Drafter: phurley			
May Co	ontact:				Addl. Drafters:			
Subject: Transportation - miscellaneous					Extra Copies:			
Submit	via email: YES							
Request	ter's email:	Rep.Stone	@legis.state	e.wi.us				
Carbon	copy (CC:) to:							
Pre To	pic:							
No spec	cific pre topic gi	ven						
Topic:								
Damage	es to Rental Veh	nicles						
Instruc	etions:							
See Atta	ached							
Draftin	g History:						* 1 - 1,7 - 1 - 1,7 - 1 - 1,7 - 1 - 1,7 - 1 - 1,7 - 1,	
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/1	phurley 02/28/2006 phurley 02/28/2006	csicilia 02/28/2006 wjackson 02/28/2006	jfrantze 02/28/200	06	lnorthro 02/28/2006	lnorthro 02/28/2006		
/2			jfrantze 02/28/200	06	mbarman 02/28/2006	mbarman 02/28/2006		

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FE Sent For:

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Damage	es to Rental Vo	ehicles					
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Draftin	g History:						
Vers.	Drafted	Reviewed Typed Proof	<u>Submitted</u>	Jacketed	Required		
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FE Sent For:

<END>

Hurley, Peggy

From:

Dake, Marsha

Sent:

Friday, February 24, 2006 10:13 AM

To:

Hurley, Peggy

Subject:

Rep. Stone amendment language for AB 1024

2005-2006 WISCONSIN LEGISLATURE

1887

ASSEMBLY AMENDMENT, TO ASSEMBLY BILL 1024

At the locations indicated, amend the bill as follows:

- 1. Page 2, line 4: after "object", delete "theft or loss of the private passenger vehicle,"
- **2.** Page 2, lines 6 and 7, delete: "A renter is presumed to have not caused theft or loss to the vehicle intentionally if all of the following apply:"
- 3. Delete the material beginning on page 2, line 9 and ending on page 3, line 4 and substitute: "344.574(1)(a)3 A THEFT OF THE PRIVATE PASSENGER VEHICLE INTENTIONALLY CAUSED BY THE RENTER. A renter is presumed not to have caused the theft intentionally if all of the following apply:
- a. The renter or authorized driver has possession of the ignition key furnished by the rental company or establishes that the ignition key furnished by the rental company was not in the vehicle at the time of the theft.
- b. The renter or authorized driver files an official report of the theft with the police or other law enforcement agency within 24 hours of learning of the theft and reasonably cooperates with the rental company, police, and other law enforcement agencies in providing information concerning the theft."
- 4. Page 3, line 8: delete "after" and substitute: "before" or 14 days which ever is earlier.
- **5.** Page 3, Line 17: after "estimate" insert: "from a competing repair shop if requested within 2 working days of notice to the renter or authorized driver required under 344.574 (4) (a)"
- **6.** Amend Page 3, lines 22 and 23, delete: "s.344.57(1)" and substitute: "344.574(1)(a)3".
- 7. Page 4, delete lines 11 through 18 and substitute:
- "SECTION 8. 344.576 (3) (c) of the statutes is repealed and recreated to read:
- 344.576(3) (c) The department of agriculture, trade and consumer protection shall promulgate rules specifying the form of the notice required under par. (a), including the type size and any highlighting of the information described in par. (a), and in the case of a separate form, the size of the paper. The rule may specify additional language that must be included in the notice and the precise language that must be used."
- **8.** Page 4, delete the material beginning with page 4, line 19 and ending with page 5, line 14 and substitute: "SECTION 9. 344.578 (1) of the statutes is repealed and recreated to read:

344.578 Credit card for deposit, charges or damages. (1) Except as provided in this subsection or in sub (2), a rental company may not use credit available pursuant to a credit card belonging to a renter as a deposit for damages for which a renter may be held liable under the rental agreement or under s. 344.574(2) or for any other charges provided for in the rental agreement.). If a rented private passenger vehicle is damaged or if the renter owes any other charges provided for in the rental agreement, the rental company may use the credit card available pursuant to a credit card belonging to the renter as payment for damages for which the renter is liable under s. 344. 574(2)(a) or for any other charges provided for in the rental agreement only if the rental company obtains the renter's authorization to use that credit card and the authorization is obtained after the total amount of the renter's liability or other charges is determined and before the rental company processes the credit card charge."

February 16, 2006 – Introduced by Representatives Stone, Hahn, Krawczyk, Albers, Petrowski, Townsend, Montgomery and McCormick, cosponsored by Senators Darling and A. Lasee. Referred to Committee on Highway Safety.

AN ACT to repeal 344.578 (2); to renumber and amend 344.57 (1) and 344.578 (1); to amend 344.574 (2) (a) 2., 344.574 (4) (b), 344.576 (3) (a) (intro.), 344.576 (3) (b), 344.576 (3) (c) and 344.579 (3); and to create 344.57 (1) (a) and (b) and 344.576 (2) (k) of the statutes; relating to: damages to rental vehicles, and granting rule-making authority.

Analysis by the Legislative Reference Bureau

Under current law, a vehicle rental company may hold a renter liable for damages to a rented vehicle if an accident occurs during the rental period or if the renter of an authorized vehicle causes the damage by reckless or wanton misconduct. Current law defines an "accident" as a collision or other upset to the private passenger vehicle while the vehicle is in operation. The renter is liable for actual and reasonable costs of repairing the vehicle or the fair market value of the vehicle, and for actual and reasonable costs incurred by the rental company for towing and storing the vehicle for up to two days. However, to collect the amount of liability, the rental company must obtain and make available to the renter or his or her insurance company at least two estimates of the cost of repairs from competing repair shops.

Current law allows a rental company to offer or sell a damage waiver to a renter that would eliminate or limit the renter's liability for damages unless the damage is caused by certain reckless, intentional, prohibited, or illegal acts by the renter. A copy of the damage waiver must be provided to the renter and must explain the details of the waiver, including the limits of liability, exceptions to the waiver, and

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an explanation of the renter's rights and responsibilities under the damage waiver agreement.

Under current law, a rental company may not use credit available pursuant to a credit card belonging to a renter as a deposit for damages for which the renter may be held liable, but it may use credit available pursuant to a credit card belonging to a renter as a deposit for the cost of the vehicle rental.

This bill changes the definition of "accident" to include a collision, theft or loss of the vehicle, or other upset to the vehicle that is not caused intentionally by the renter. A renter is presumed not to have intentionally caused theft or loss to the vehicle if he or she has possession of the ignition key or establishes that the key was not left in the vehicle when the theft or loss occurred, he or she files an official report of the theft or loss with law enforcement authorities, and he or she cooperates in any investigation of the theft or loss.

The bill eliminates the two-day limit on charging storage fees for a vehicle, and eliminates the requirement that a rental agency obtain and furnish a second estimate from competing repair shops before assessing damages against a renter. Rather, under the bill, the rental company must obtain and furnish a second estimate upon request. The bill allows a rental company to use credit available pursuant to a credit card belonging to the rental as a deposit for damages to the vehicle, the cost of the vehicle rental, and any other charges that are agreed to in a rental agreement.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 344.57 (1) of the statutes is renumbered 344.57 (1) (intro.) amended to read:

344.57 (1) (intro.) "Accident" means collision of a private passenger vehicle with another object, theft or loss of the private passenger vehicle, or other upset of the private passenger vehicle while in operation. not caused intentionally by the renter. A renter is presumed to have not caused theft or loss to the vehicle intentionally if all of the following apply:

Section 2. 344.57 (1) (a) and (b) of the statutes are created to read:

344.57 (1) (a) The renter or authorized driver has possession of the ignition key furnished by the rental company or establishes that the ignition key furnished by the rental company was not in the vehicle at the time of the theft or loss.

(b) The renter or authorized driver files an official report of the theft or loss with the police or other law enforcement agency within 24 hours of learning of the theft or loss and reasonably cooperates with the rental company, police, and other law enforcement agencies in providing information concerning the theft or loss.

SECTION 3. 344.574 (2) (a) 2. of the statutes is amended to read:

344.574 (2) (a) 2. Actual and reasonable costs incurred by the rental company for towing the private passenger vehicle and for storage of the private passenger vehicle for no more than 2 days after the renter notifies the rental company of the damage to the vehicle.

SECTION 4. 344.574 (4) (b) of the statutes is amended to read:

estimate on the costs of repairing the private passenger vehicle, makes a copy of each the estimate available upon request to the renter or authorized driver who may be liable under sub. (1) (b) or the insurer of the renter or authorized driver who may be liable under sub. (1) (b) and submits a copy of each the estimate with any claim to collect the amount described in sub. (2) (a). Upon request the rental company shall obtain a 2nd estimate and make a copy available to the requester.

Section 5. 344.576 (2) (k) of the statutes is created to read:

344.576 (2) (k) The damage occurs while the private passenger vehicle is operated by someone other than an authorized driver as defined in s. 344.57 (2). This paragraph does not apply if the vehicle has been lost or a theft has occurred and the renter is presumed to have not caused the theft or loss intentionally under s. 344.57 (1) (1) (1) (2)

SECTION 6. 344.576 (3) (a) (intro.) of the statutes is amended to read:

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344.576 (3) (a) (intro.) A rental company that offers or sells a damage waiver shall provide to each renter a written notice that is in the form required by part of the rental agreement or on a separate form described in the rule under par. (c) and that includes all of the following:

Section 7. 344.576 (3) (b) of the statutes is amended to read:

344.576 (3) (b) A rental company that offers or sells a damage waiver shall provide the notice described in par. (a) to each renter before the renter enters into a rental agreement. The If a separate form is used to give notice under par. (a), the rental company shall give the each renter one copy of the notice signed by the renter him or her and shall retain one copy in its files.

SECTION 8. 344.576 (3) (c) of the statutes is amended to read:

344.576 (3) (c) The department of agriculture, trade and consumer protection shall promulgate rules specifying the form of the notice required under par. (a), including the size of the paper and the type size and any highlighting of the information described in par. (a). The rule may department shall promulgate rules that specify additional information that must be included in the notice in a clear and conspicuous manner that is reasonably designed to be noticed and readily understood by the consumer, and the precise language that must be used.

SECTION 9. 344.578 (1) of the statutes is renumbered 344.578 and amended to read:

344.578 Prohibited deposits; collection of damages. A If authorized by the renter, a rental company may not use credit available pursuant to a credit card belonging to a renter as a deposit for damages for which the renter may be held liable under s. 344.574 (2) (a) or for any other charges, except as provided in sub. (2) provided for in the rental agreement. If a rented private passenger vehicle is

damaged, the rental company may use credit available pursuant to a credit card belonging to the renter as payment for the damages for which the renter is liable under s. 344.574 (2) (a) only if the rental company obtains the renter's authorization to use that credit and the authorization is obtained after the total amount of the renter's liability is determined and before the rental company processes the credit card charge.

SECTION 10. 344.578 (2) of the statutes is repealed.

SECTION 11. 344.579 (3) of the statutes is amended to read:

344.579 (3) Defense. Proof by a rental company that the rental company began an action to impose liability upon a renter or authorized driver, even though without regard to whether the renter had purchased a damage waiver sold under s. 344.576, because of a good-faith mistake that an exception under s. 344.576 (2) (a) to (j) (k) applied is a defense to a prosecution for a violation of the terms of the damage waiver under s. 344.576 (2).

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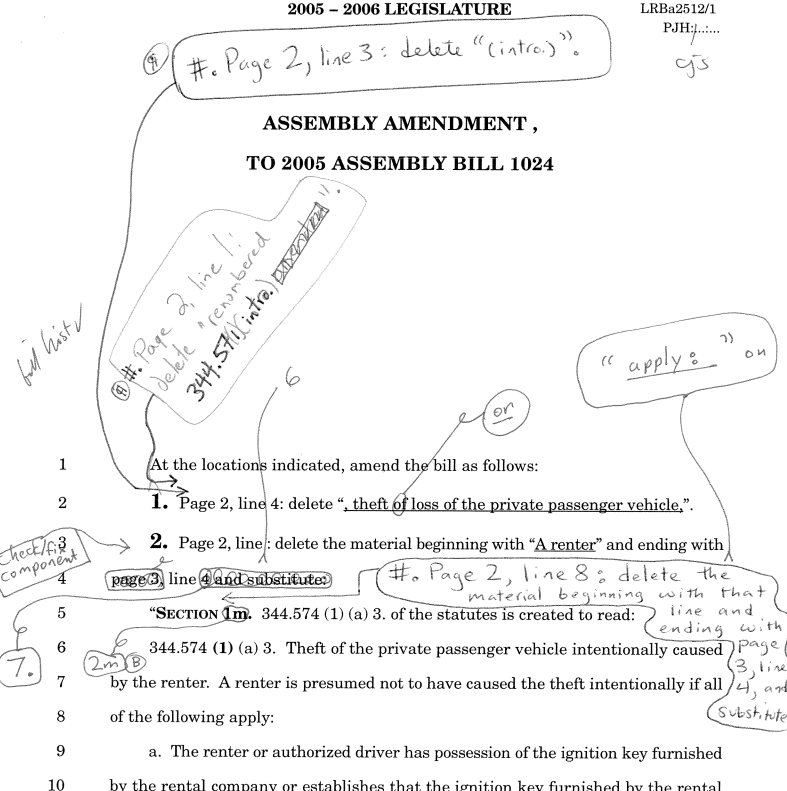
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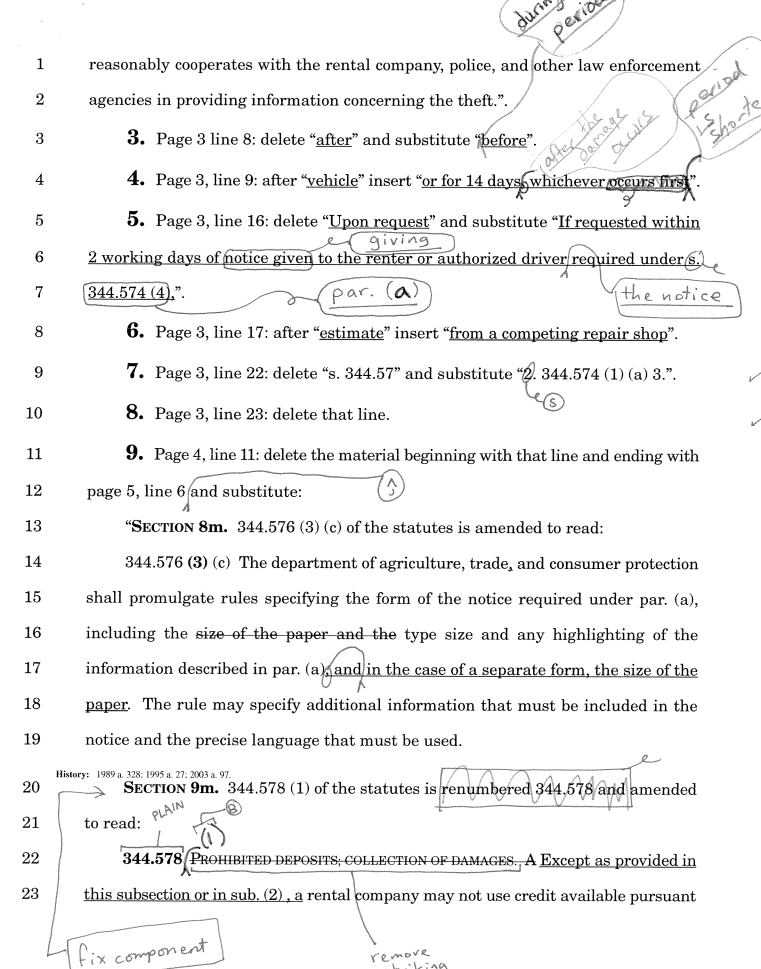
by the rental company or establishes that the ignition key furnished by the rental company was not in the vehicle at the time of the theft.

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b. The renter or authorized driver files an official report of the theft with the police or other law enforcement agency within 24 hours of learning of the theft and



to a credit card belonging to a renter as a deposit for damages for which the renter may be held liable under the renal agreement or under s. 344.574 (2) (a) or for any other charges, except as provided in sub. (2). If a rented private passenger vehicle is damaged or if the renter owes any other charges provided for in the rental agreement, the rental company may use credit available pursuant to a credit card belonging to the renter as payment for the damages for which the renter is liable under s. 344.574 (2) (a) or for any other charges provided for in the rental agreement only if the rental company obtains the renter's authorization to use that credit and the authorization is obtained after the total amount of the renter's liability or other charges is determined and before the rental company processes the credit card charge.".

History: 1989 a. 328
10. Page 5, line 8: delete lines 8 to 14.

(END)

Page 5, line 7: delete that line.

2005 - 2006 LEGISLATURE

LRBa2512/1
PJH:cjs:jf

ASSEMBLY AMENDMENT, TO 2005 ASSEMBLY BILL 1024



At the locations indicated, amend the bill as follows:

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of the following apply:

2	1. Page 2, line 1: delete "renumbered 344.57 (1) (intro.)".
3	2. Page 2, line 3: delete "(intro.)".
4	3. Page 2, line 4: delete ", theft or loss of the private passenger vehicle,".
5	4. Page 2, line 6: delete the material beginning with "A renter" and ending
6	with "apply:" on line 7.
7	5. Page 2, line 8: delete the material beginning with that line and ending with
8	page 3, line 4, and substitute:
9	"Section 2m. 344.574 (1) (a) 3. of the statutes is created to read:

344.574 (1) (a) 3. Theft of the private passenger vehicle intentionally caused

by the renter. A renter is presumed not to have caused the theft intentionally if all

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- a. The renter or authorized driver has possession of the ignition key furnished by the rental company or establishes that the ignition key furnished by the rental company was not in the vehicle at the time of the theft.
- b. The renter or authorized driver files an official report of the theft with the police or other law enforcement agency within 24 hours of learning of the theft and reasonably cooperates with the rental company, police, and other law enforcement agencies in providing information concerning the theft.".
 - **6.** Page 3 line 8: delete "after" and substitute "during the period before".
- 7. Page 3, line 9: after "vehicle" insert "or for 14 days after the damage occurs, whichever period is shorter".
- 8. Page 3, line 16: delete "<u>Upon request</u>" and substitute "<u>If requested within</u> 2 working days of giving to the renter or authorized driver the notice required under par. (a),".
 - **9.** Page 3, line 17: after "estimate" insert "from a competing repair shop".
 - 10. Page 3, line 22: delete "s. 344.57" and substitute "s. 344.574 (1) (a) 3.".
- **11.** Page 3, line 23: delete that line.
- 12. Page 4, line 11: delete the material beginning with that line and ending with page 5, line 6, and substitute:
 - "Section 8m. 344.576 (3) (c) of the statutes is amended to read:
- 344.576 (3) (c) The department of agriculture, trade, and consumer protection shall promulgate rules specifying the form of the notice required under par. (a), including the size of the paper and the type size and any highlighting of the information described in par. (a) and, in the case of a separate form, the size of the

paper. The rule may specify additional information that must be included in the notice and the precise language that must be used.

SECTION 9m. 344.578 (1) of the statutes is amended to read:

344.578 (1) Prohibited deposits; collection of damages. —A— Except as provided in this subsection or in sub. (2), a rental company may not use credit available pursuant to a credit card belonging to a renter as a deposit for damages for which the renter may be held liable under the rental agreement or under s. 344.574 (2) (a) or for any other charges, except as provided in sub. (2). If a rented private passenger vehicle is damaged or if the renter owes any other charges provided for in the rental agreement, the rental company may use credit available pursuant to a credit card belonging to the renter as payment for the damages for which the renter is liable under s. 344.574 (2) (a) or for any other charges provided for in the rental agreement only if the rental company obtains the renter's authorization to use that credit and the authorization is obtained after the total amount of the renter's liability or other charges is determined and before the rental company processes the credit card charge."

13. Page 5, line 7: delete that line.

the Page Siline 10 Odelete the material beginning with vever wand ending with whether on line 11 and substitute whether on line 11 and substitute